

# UNITED STATED DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	
097188,190	11/10/98	KANEKO		- K	14/2-1//	-1/2

00<del>22</del>92 QM02/1030 BIRCH STEWART KOLASCH & BIRCH P O BOX 747 FALLS CHURCH VA 22040-0747 EXAMINER
NGUYEN, T

ART UNIT PAPER NUMBER 3748

DATE MAILED: 0/30/00

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

# Application No.

09/188,190

Applicant(s)

Kaneko et al.

Office Action Summary Examiner

Tu M. Nguyen

Group Art Unit 3748



X Responsive to communication(s) filed on Aug 25, 2000	·						
☐ This action is <b>FINAL</b> .							
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.							
A shortened statutory period for response to this action is set to expire3 month(s), or thirty of is longer, from the mailing date of this communication. Failure to respond within the period for response application to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the period for the period for response application to become abandoned. (35 U.S.C. § 133).	will cause the						
Disposition of Claims							
	the application.						
Of the above, claim(s) is/are withdrawn fr	om consideration.						
Claim(s) is/are allow	red.						
	ted.						
Claim(s) is/are object	ted to.						
☐ Claims are subject to restriction or elect							
Application Papers							
☐ See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948.							
☐ The drawing(s) filed on is/are objected to by the Examiner.							
$oxed{oxed{X}}$ The proposed drawing correction, filed on <u>Aug 25, 2000</u> is $oxed{oxed{X}}$ approved $oxed{\Box}$ disapproved.							
☑ The specification is objected to by the Examiner.							
$\square$ The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. § 119							
Acknowledgement is made of a claim for foreign priority under 35 U.S.C.      § 119(a)-(d).							
X received.							
received in Application No. (Series Code/Serial Number)							
$\square$ received in this national stage application from the International Bureau (PCT Rule 17.2(a)).							
*Certified copies not received:							
☐ Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).							
Attachment(s)							
Notice of References Cited, PTO-892							
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s)							
☐ Interview Summary, PTO-413							
<ul> <li>□ Notice of Draftsperson's Patent Drawing Review, PTO-948</li> <li>□ Notice of Informal Patent Application, PTO-152</li> </ul>							
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SEE OFFICE ACTION ON THE FOLLOWING PAGES							

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#### **DETAILED ACTION**

1. This Office Action is in response to the Amendment filed on August 25, 2000.

The arguments with respect to the references applied in the first Office Action were deemed persuasive in part; accordingly, a new non-final rejection is set forth below.

## Specification

- 2. The abstract of the disclosure is objected to because on line 7, "which a lower" should read --which has a lower--. Correction is required. See MPEP § 608.01(b).
- 3. The disclosure is objected to because the chemical reaction equations on pages 20-22 should have equal signs. Appropriate correction is required.

## Claim Objections

- 4. Claims 8 and 14 are objected to because
  - Claim 8, line 2, "interval" should read --internal--.
  - Claim 14, line 2, "light of" should read --light-off--.

Appropriate correction is required.

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#### Claim Rejections - 35 USC § 112

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

6. Claims 12-14 are rejected under 35 U.S.C. 112, second paragraph, because claim 12 recites the limitation "the single catalyst" of the light-off catalyst. There is insufficient antecedent basis for this limitation in the claim.

#### Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 1, 2, 5, 8, and 10-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sanbayashi et al. (U.S. Patent 5,349,816) in view of Hu et al. (U.S. Patent 6,044,644).

Re claim 1, Sanbayashi et al. disclose an exhaust gas purifying apparatus of an internal combustion engine, comprising:

- exhaust gas purifying means (10), provided in an exhaust passage of the internal combustion engine, for adsorbing NO<sub>x</sub> in exhaust gas when an air-fuel ratio of the exhaust gas is

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lean, and releasing or reducing the adsorbed NO<sub>x</sub> when an oxygen concentration of the exhaust gas is reduced;

- a light-off catalyst (9) provided upstream of the exhaust gas purifying means in the exhaust passage; and

- control means (3) for controlling the air/fuel ratio of the exhaust gas so that an atmosphere having a reduced oxygen concentration is produced around the exhaust gas purifying means when an NO<sub>x</sub> conversion efficiency of the exhaust gas purifying means is decreased.

The exhaust gas purifying apparatus of Sanbayashi et al., however, fails to specifically disclose that the light-off catalyst (9) has a lower  $O_2$  storage ability than the exhaust gas purifying means (10).

In their invention, Sanbayashi et al. disclose that the light-off catalyst (9) is much smaller than the exhaust gas purifying means (10) (lines 21-23 of column 5) and is placed closer to the engine (see Figure 1). It is well known to those with ordinary skill in the art that the light-off catalyst (9) has a lower mass and thus lower O<sub>2</sub> storage ability than the down stream purifying means (10) so that the light-off catalyst can reach its operating temperature more quickly and purify harmful emissions in the exhaust gas during a short period after start-up. This well known matter is further reinforced by Hu et al. who teach a close coupled catalyst for an exhaust gas treatment system. As shown in Figures 1 and 2, the system of Hu et al. comprises a light-off catalyst (20) that has little oxygen storage ability (lines 50-65 of column 7) and a main catalyst (24) that obviously has higher oxygen storage ability than that of the light-off catalyst (20) (lines

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55-58 of column 10). Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention was made, to have utilized a lower O<sub>2</sub> storage ability light-off catalyst upstream of a main catalyst as taught by Sanbayashi et al., since the use thereof would have provided a more effective purification apparatus to remove harmful emissions from exhaust gas.

Re claim 2, the exhaust gas purifying means in the exhaust gas purifying apparatus of Sanbayashi et al. includes

- an  $NO_x$  catalyst (22) that adsorbs  $NO_x$  in the exhaust gas when the air/fuel ratio of the exhaust gas is lean, and releases or reduces the adsorbed  $NO_x$  when the oxygen concentration of the exhaust gas is reduced, and
- a three-way catalyst (23) provided downstream of the NO<sub>x</sub> catalyst in the exhaust passage, for reducing harmful components in the exhaust gas when the air-fuel ratio of the exhaust gas is in the neighborhood of a stoichiometric ratio.

Re claim 5, as discussed in detail above, the three-way catalyst (23) in the apparatus of Sanbayashi et al. has an oxygen storage greater than that of the light-off catalyst (9).

Re claim 8, in the exhaust gas purifying apparatus of Sanbayashi et al., the internal combustion engine is obviously a spark ignition type four-cycle engine that operates on the four-stroke cycle consisting of a suction stroke, compression stroke, combustion/expansion stroke, and exhaust stroke.

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Re claims 10 and 11, the single catalyst (23) of the exhaust gas purifying means (10) in the exhaust gas purifying apparatus of Sanbayashi et al. functions as a three-way catalyst.

Re claim 12, the light-off catalyst (9) in the exhaust gas purifying apparatus of Sanbayashi et al. functions as a three-way catalyst (lines 21-23 of column 5).

Re claim 13, the exhaust gas purifying means (10) in the exhaust gas purifying apparatus of Sanbayashi et al. functions also as an NOx catalyst (22).

Re claim 14, being exposed to high temperature exhaust gas, the light-off catalyst (9) in the exhaust gas purifying apparatus of Sanbayashi et al. also obviously functions as a SOx catalyst.

9. Claims 3, 4, 6, and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sanbayashi et al. and Hu et al. as applied to claim 1 above, and further in view of design choice.

The exhaust gas purifying apparatus of Sanbayashi et al. discloses the invention as cited above, however, fails to disclose that an amount of oxygen adsorbed on the light-off catalyst is not greater than about 150 cc per one-liter volume of the catalyst when measured by an oxygen pulse method and that an oxygen component stored in the light-off catalyst is not greater than about 25gr per one-liter volume of the catalyst.

One having ordinary skill in the art of exhaust emission control would have recognized that selection of the maximum volumetric or weighted amount of oxygen adsorbed in a light-off catalyst would be a function of many variables such as engine size, engine operating conditions (load, speed, etc), air and fuel properties, capacity and size of a main catalyst, etc. Moreover,

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there is nothing in the record which establishes that the claimed maximum volumetric or weighted amount of oxygen adsorbed in a light-off catalyst presents a novel of unexpected result (See *In re Kuhle*, 526 F.2d 553, 188 USPQ 7 (CCPA 1975)).

10. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sanbayashi et al. and Hu et al. as applied to claim 8 above, and further in view of official notice.

With regard to applicants claim direct to a gasoline direct injection engine, the use of such injection is so notoriously well known in the art so as to be proper for official notice.

#### Response to Applicants Arguments

11. Applicants' arguments with respect to the references applied in the first Office Action are deemed moot in view of the new ground(s) of rejection.

#### Prior Art

- 12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure and consists of five patents.
- Grutter et al. (U.S. Patent 5,159,810) disclose a catalytic converter monitoring using downstream oxygen sensor.
  - Pfefferle et al. (U.S. Patent 5,866,078) disclose an oxygen storage system.
- Sawada et al. (U.S. Patent 5,970,707) disclose an exhaust gas purification device for an ICE.

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- Manaka et al. (U.S. Patent 6,082,101) disclose an exhaust gas purifier for engines.

- Boegner et al. (U.S. Patent 6,119,450) disclose a process and system for purifying

exhaust gases of an ICE.

Conclusion

13. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Examiner Tu Nguyen whose telephone number is (703) 308-2833.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Mr. Thomas E. Denion, can be reached on (703) 308-2623. The fax phone number for this group

is (703) 308-7763.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Group receptionist whose telephone number is (703) 308-0861.

**TMN** 

Tu M. Nguyen

October 25, 2000

Patent Examiner

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THOMAS DENION
PERVISORY PATENT EXAMINER

**TECHNOLOGY CENTER 3700**